PTC/SB/108 (8-04)
Approved for use through 9/30/98. OARS 0651-0032
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1965, no persons are required to respond to a collection of information unless it displays a welld CMB control number.

Declaration and Power of Attorney For Patent Application

特許出頭宣言客及び委任状

Japanese Language Declaration

日本語宜言香

下記の氏名の光明者として、名は以下の通り宣言します。	As a below named inventor, I hereby declare that:
私の住所、私害簿、国籍は下記の私の氏名の後に記憶され た通りです。	My residence, post effice address and cilizaruship are as statud sext to any mans.
下記の名称の発明に関して環次範囲に記載され、特許出頭している発明内容について、基が最初かつ唯一の発明者(下記の氏名が一つの場合)もしくは最初かつ共同発明者であると(下記の名称が複数の場合)信じています。	I believe I am the original. Strat and sole inventor (if only one name is listed below) or an eriginal. Strat and joint inventor (if plural names are listed below) of the subject metter which is claimed and for which is patent is sought on the invention antitled ELECTRONIC COMPONENT TO BE MOUNTED
	ON A CIRCUIT BOARD HAVING ELECTRONIC CIRCUIT DEVICE SEALED THEREIN AND METHOD OF MANUFACTURING THE SAME
上記元明の明維書(下記の描でx印がついていない場合は、 本書に部付)は、	the specification of which is attached hereto unless the following box is checked:
□ 月_日に提出され、米国出資お子士たは特許協定条約 国家出資を予を とし、 (数当する場合)とのごとれました。	was filed on
私は、特許情求範囲を含む上記訂正在の原施書を検討し、 内容を理解していることをここに表明します。	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any assentiment referred to above.
私は、連邦規則法典第37編第1条56項に定義されると おり、特許安格の有無について重要な情報を開示する義務が あることを認めます。	I acknowledge the duty to disclose information which is material to patentability as defined in Title S7. Code of Federal Regulations, Section 1.56.

Page 1 of 3

Burden Hour Statement: This form is wellmosed to take 0.4 hours to complete. Time will vary depending upon the mode of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Tendemark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner of Potants and Tendemarks, Washington, DC 20231.

Japanese Language Declaration (日本語宜含書)

私は、米団法典第35第119条(a)-(d)項又は365条 (b) 項に基さ下記の、 米 国以外の間の少なくとも一ヵ回を指 定している特許協力条約 365(a)項に基ずく国際出面、又 は外国での特許出版もしくは発明者証の出面についての外面 優先権をここに主張するとともに、優先権を主張している。 本出版の前に出版された特許または発明者証の外面出版を以 下に、 枠内をマークすることで、 示しています。

Prior Foreign Application(s)

(Number) (番号)	(Country) (国名)
(Number) 2000–137130	(Country) (四名) Japan
Hei 11-155242	Japan

私は、第35個米国法典119条(e)項に基いて下記の米 国特許出版規定に記載された権利をここに主張いたします。

> (Application No.) (出版香号)

(Filing Oate) (出西日)

私は、下記の米国法典第35編120条に基いて下記の米 国特許出版に記載された複科。 又は米国を指定している特許 第力条約365条(c)に基すく推利をここに主張します。ま た、本出頭の各額水面面の内容が米面法典第35編112条 第1項又は特許協力条約で規定された力法で先行する米国特 許出版に跨示されていない係り、その先行米深出版言提出日 以降で本出版書の日本国内主たは特許協力系的国際提出日主 での期間中に入手された。選邦規則注象第37第1条56項 で定義された特許安格の有無に関する重要な情報について関 示義務があることを知識しています。

(Application No.) (出資番号)

(Filing Date) (出版日)

(Application No.) (出業番号)

(Filing Oate) (出西日)

私は、本食身の知識に基ずいて本意含含中で私が行なう去 所が真実であり、かつ私の入手した情報と私の信じるところ に基ずく表明が全て真実であると信じていること。さらに並 意になされた登場の表明及びそれと質等の行為は米型出典等 18編第1001条に基プさ、罰金また辻拘禁、もしくはそ の両方により処罰されること、そしてそのようた故堂による 成体の声明を行なえば、出頭した。又は氏に許可された特許 の有効性が失われることを認識し、よってここに上記のごと く宝芸を致します。

I haraby cisim foreign priority under Title 38, United States Code. Section 119 (a)-(d) or 365(b) of any foreign application(s) for patient er inventor's certificats, or 388(s) of any PCT international application which designated at least one country other than the United States, Noted below and have also identified below, by checking the box, any foreign application for patent or inventor's cartificate, or PCT interactional application having a filing size before that of the application on which priority is claimed.

Priority Not Claimed 優先核主張なし

2/June/1999 (Day/Month/Year Filed) 10/May/2000

(Day/Month/Year Filed) (出草年月日)

I hereby claim the benefit under Title 25, United States Code, Section 119(e) of any United States provisional application(s) Ested

> (Application No.) (出質書号)

(Filing Date) (出西日)

I hereby claim the benefit under Title 35, United States Cod Section 128 of any United States application(s), or 388(c) of any PGT International application designating the United States, Hatesl helowand, insofer as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT . in the ma ener provided by the first regreek of Title 36, United States Code Section 112, 1 acknowledge the duty to electors information which is material to rishility as defined in Title 37, Code of Federal Regulations, ction 1.58 which became available between the filing date of the prior application and the national or PCT international filling date of amilenties.

> (Status: Patented, Pending, Abandoned) (現況:特許可謂、保護中、放養済)

(Status: Patented, Pending, Abandoned) (表况:特許許可諾、保護中、放棄済)

I hereby disclare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the impriesge that willful false nts and the like so made are punishable by fine or imprisonment, or both, under Section 1961 of Title 18 of the United States Code and that much willful falce statements may jeoperdize the validity of the application or any patent issued thereon.

Page 2 of 3

(Declaration and Power of Attorney for Patent Application—Japanese Language Declaration (PTO/SB/106) [1-19]—page 2 of 3)

ij

PTC/33/106 (8-95)
Approved for use through \$20/58. CMB 0051-0022
Palent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
Under the Paperwork Reduction Act of 1995, ne persons are required to respond to a collection of information unless & displays a valid CMB control frumber.

Japanese Language Declaration (日本語宜言書)

委任状: 私は下配の発明者として、本出頭に関する一切の 手続きを米特許資福高に対して進行する弁理士士之は代理人 として、下記の者を指名いたします。(弁領士、または代理 人の氏名及び空集番号を明記のこと)

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following atternoy(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Tradersack Office connected therewith (flat name and registration number)

Maurice E. Gauthier - 20,798 Matthew E. Connors 33,298 I. Stephen Samuels, - 20,919 William E. Hilton 35,192 Richard L. Stevens - 24,445 Arlene J. Powers - 35,985

普莫运付先

Send Correspondence for Matthew E. Connors

Samuels, Gauthier, Stevens & Reppert

225 Franklin Street **Suite 3300**

Boston, Massachusetts 02110

道技能が連絡先: (名前及び電話番号)

(第三以降の共同発明者についても同様に記載し、暑名をす

ること)

Direct Telephone Calls to: (name and telephone number)

(Supply similar information and alignature for third and sub

Matthew E. Connors (617) 426-9180 Extension 112

唯一主之は第一是明者名		Full range of sole or first tenerator Hiromi YATSUDA		
発明者の署名	多 付	Hiromi Yatenda May 22. 2000		
住所		Mitaka-shi, Tokyo, Japan		
		Japan		
私等馆		c/o Japan Radio Co., Ltd. of 1-1,		
		Shimorenjaku 5-chome, Mitaka-shi, Tokyo 181-8510, Japan		
第二共同発明者		Pull rame at securit joint inventor, If any		
第二共河発明者	器针	Second inventorie signature Date		
1 .77		Residence		
e#		Citomahip		
花雾 瘤		Post Office Address		

Page 3 of 3

Joint Inventors.)

Attorney Docket 1	No.
-------------------	-----

ASSIGNMENT

Know	all	men	by	these	presents
------	-----	-----	----	-------	----------

THAT WHEREAS I.

Hiromi YATSUDA			
Inventor Name			
c/o Japan Radio Co., Ltd. of 1-1,			
Shimorenjaku 5-chome, Mitaka-shi, Tokyo 181-8510, Japan			
Address			

have made an invention for

ELECTRONIC COMPONENT TO BE MOUNTED ON A CIRCUIT BOARD HAVING ELECTRONIC CIRCUIT DEVICE SEALED THEREIN AND METHOD OF MANUFACTURING THE SAME

described in an application executed by me on even date herewith and about to be filed in the United States Patent Office; and

Japan Radio Co., Ltd.

	WHEREAS	Japan Radio Co., Ltd.
		Assignee
a	corporation	duly organized and existing under the laws of
	Japan	and having a place of business at
		1-1, Shimorenjaku 5-chome, Mitaka-shi,
		Tokyo 181-8510, Japan
		Address

for the benefit of itself, its successors and assigns, all inclusively hereinafter referred to as the Assignee, is desirous of acquiring the entire right, title and interest in and to the said invention, the said application, all inventions disclosed in said application, and any and all Letters Patent of the United States and of all other countries which may be granted for the said invention or inventions, or any of them;

NOW, THEREFORE, for good and valuable consideration provided by said Assignee, the receipt whereof is hereby acknowledged, I do hereby sell, assign and transfer to the said Assignee the entire right, title and interest in and to the said invention, inventions and application, including all priority rights arising therefrom, all inventions disclosed in said application, and any and all Letters Patent of the United States, and of all other countries, together with the right to apply for such Letters Patent, which may be granted for the said invention, inventions or any of them.

TO HAVE, HOLD AND ENJOY the said invention, the saic application, and the said Letters Patent, to said

Japan	Radio	Co.,	Ltd.
A	ssig	nee	

its successors and assigns, to its and their own use and behoof to the full end of the term or terms for which the said Letters Patent may be granted, as fully and entirely as the same would have been held and enjoyed by me had this assignment and sale not been made.

AND I hereby authorize and request the Commissioner of Patents of the United States and the appropriate officers of all foreign patent offices to issue any and all Letters Patent which may be granted on the said application or applications above referred to, or for the said invention, or any of them, to the said Assignee in accordance with the terms or this instrument.

AND I hereby agree to execute and sign without further consideration any other legal document and any other assignments and any divisional, continuing, renewal, reissue or other application in and for all patents that may be appropriate and may be deemed necessary by the Assignee fully to secure to said Assignee its interests as aforesaid in and to the said invention or any part thereof and in and to the said patents or any of them.

AND I further covenant and agree that I will at any time upon request communicate to the said Assignee, its successors, assigns or other legal representatives, any facts known to me relating to the said invention and any patent that may be granted thereon, and will testify as to the same in any interference or litigation when requested to do so.

AND I do hereby covenant for myself and my legal representatives that I have not hitherto assigned or granted any license to make, use or sell said invention, and that I will not henceforth purport to assign, license or execute any instrument to that effect in conflict with this assignment.